

REMARKS:

By this amendment, claims 1-6 are canceled and new claims 7-13 presented for consideration in the accompanying Continued Prosecution Application submitted herewith.

Various informalities were found in the specification. Accordingly, corrections thereto have been submitted.

An error was seen in Fig. 27 wherein the reference numeral "601" was used with a lead line to indicate a vertical portion 612b of a spring wire 612. Accordingly, it is proposed that numeral 601 be deleted and replaced with the correct indicating numeral 612b. That proposed drawing change is marked in red in a copy of Fig. 27 submitted herewith.

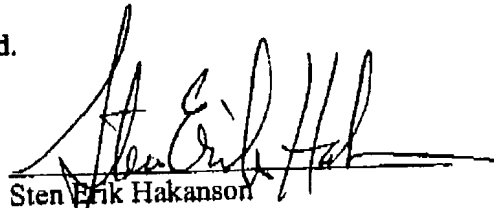
Original claims 1-6 were rejected under 35 U.S.C. Sections 112 and 103, however those rejections are now technically moot in view of the cancellation of those claims and the presentation of new claims 7-13. However, Applicant's representative closely reviewed those rejections relative to the drafting of claims 7-23.

Claim 7 should be in condition for allowance as defining a gas infusion device including a novel liquid level sensor having a fluid contact plate. Claims 8-13 should be in condition for allowance as depending from an allowable base claim and specifically with respect to claim 13 as including a novel combined fluid inlet and fluid level sensor.

It is respectfully submitted that the various objection and rejections presented by the examiner have been overcome by the remarks and amendments herein and allowance of the pending claims is earnestly solicited.

No further fee is seen to be required.

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Date


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